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Attorneys for Defendants

SCCY Industries, LLC and Joe Roebuck

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

CHRISTOPHER D. ADAMS,

Plaintiff(s),

-v-

SCCY INDUSTRIES, LLC, d/b/a
SCCY FIREARMS, JOE ROEBUCK, ABC
COMPANIES (1-10) (fictitious names of
unknown entities), and JOHN DOES (1-10)
(fictitious names of unknown persons),

Defendant(s).

Civil Action No.:

**CONSOLIDATED INDEX IN
SUPPORT OF DEFENDANTS'
MOTION TO SEAL THE COMPLAINT
PURSUANT TO LOCAL CIVIL RULE
5.3, AND TO STRIKE PORTIONS OF
THE COMPLAINT PURSUANT TO
F.R.C.P. 12**

Document	Basis for Sealing	Clearly Defined and Serious Injury that Would Result if the Relief is Not Granted	Why a Less Restrictive Alternative to the Relief Sought is Not Available	Party in Opposition to Sealing, if any, and Basis
The Complaint in the above-captioned matter.	The Complaint contains attorney-client privileged information.	Denying Defendants' motion to seal this information would cause a clearly defined and serious	There is no less-restrictive way to prevent the disclosure of privileged attorney-client information.	Based on prior communications with Plaintiff's counsel (Exs. A-D to Lawrence J. Del Rossi's Declaration),

		<p>injury because it would allow public disclosure of attorney-client privileged information.</p>		<p>Defendants anticipate Plaintiff will oppose Defendants' Motion to seal and strike the privileged information from the Complaint.</p>
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